1	ROLNICK KRAMER SADIGHI LLP Lawrence M. Rolnick (pro hac vice)	
2	lrolnick@rksllp.com Marc B. Kramer (pro hac vice)	
3	mkramer@rksllp.com Michael J. Hampson (pro hac vice)	
4	mhampson@rksllp.com Richard A. Bodnar (pro hac vice)	
5	rbodnar@rksllp.com Frank T.M. Catalina (<i>pro hac vice</i>)	
6	fcatalina@rksllp.com 1251 Avenue of the Americas	
7	New York, NY 10020 Telephone: (212) 597-2800	
8	Facsimile: (212) 597-2801	
9	ST. JAMES LAW, P.C. Michael St. James, CSB No. 95653	
10	22 Battery Street, Suite 810 San Francisco, California 94111	
11	(415) 391-7566 Telephone (415) 391-7568 Facsimile	
12	michael@stjames-law.com	
13	Attorneys for Tocqueville Claimant	
14	UNITED STATES BANKRUPTCY COURT	
15	NORTHERN DISTRICT OF CALIFORNIA	
16	SAN FRANCISCO DIVISION	
17	In re:	Case No. 19-30088 (DM) (Lead Case) (Jointly Administered)
18	PG&E CORPORATION,	Chapter 11
19	- and -	TOCQUEVILLE CLAIMANT'S JOINDER
20	PACIFIC GAS AND ELECTRIC	AND STATEMENT IN SUPPORT OF THE KINGSTOWN CLAIMANTS'
21	COMPANY,	OBJECTION TO REORGANIZED DEBTORS' FIFTH EXTENSION
22	Debtors.	MOTION
23	☐ Affects PG&E Corporation	Hearing Information: Date: November 15, 2022
24	☐ Affects Pacific Gas and Electric Company	Time: 10:00 a.m. (Pacific Time) Place: (Telephone or Video Only)
25	Affects both Debtors	United States Bankruptcy Court Courtroom 17, 16th Floor
26	* All papers shall be filed in the Lead Case, No. 19-30088 (DM)	San Francisco, CA 94102
27		Objection Deadline: November 8, 2022, 4:00 p.m. (Pacific Time)
28		, , , 1

e: 19-30088 Doc# 13185 Filed: 11/08/22 Entered: 11/08/22 15:15:27 Page 1 of 2

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Claimant Tocqueville Asset Management ("Tocqueville Claimant") hereby files this joinder and statement (the "Joinder") in support of the Kingstown Claimants' Objection to Reorganized Debtors' Fifth Extension Motion (the "Objection"). **JOINDER** The Tocqueville Claimant hereby joins the Objection. The Tocqueville Claimant supports, adopts and incorporates by reference the arguments made therein. RESERVATION OF RIGHTS The Tocqueville Claimant reserves all of its respective rights, claims, defenses, and remedies, including, without limitation, the right to amend, modify, or supplement this Joinder in accordance with applicable rules. Dated: November 8, 2022 ROLNICK KRAMER SADIGHI LLP

/s/ Richard A. Bodnar By:

Attorneys for the Tocqueville Claimant

-1-